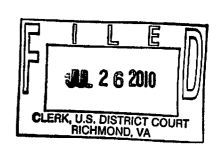
UNITED STATES DISTRICT COURT EASTERN DISTRICT OF VIRGINIA RICHMOND DIVISION



DONNA K. SOUTTER, For herself and on behalf of all similarly situated individuals.

Plaintiff,

v.

CIVIL ACTION NO. 3 1/0 CV 5 14

TRANS UNION, LLC.

Defendant.

CLASS COMPLAINT

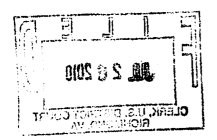
COMES NOW, the Plaintiff, Donna K. Soutter, on behalf of herself and all similarly situated individuals, and alleges the following claims:

INTRODUCTION

1. This action is brought under the Federal Fair Credit Reporting Act (FCRA), 15 U.S.C. §1681e(b), et seq. Plaintiff obtained a copy of her credit reports from Trans Union, LLC., and discovered that it was reporting a judgment against Plaintiff in favor of Virginia Credit Union in the Richmond General District Court. This reporting was in inaccurate. Trans Union violated the FCRA, 15 U.S.C. §1681e(b) by failing to establish or to follow reasonable procedures to assure maximum possible accuracy in the preparation of the Plaintiff's credit reports and credit files it publishes and maintains concerning the Plaintiff. Plaintiff also seeks to represent a class of similar situated consumers.

JURISDCTION

2. The Court has jurisdiction under the FCRA, 15 U.S.C. §1681p and 28 U.S.C. §1367 and



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3. Venue is proper in this Court under 28 U.S.C. § 1391(b) as Trans Union maintain its registered agents in Richmond.

PARTIES

- 4. Plaintiff resides in Virginia and she is a "consumer" as protected and governed by the FCRA.
- 5. Trans Union, LLC. (hereinafter "Trans Union") is an Illinois corporation, doing business in Virginia. At all times relevant hereto, it was a "user" of the consumer report of Plaintiff, as governed by the FCRA.
- 8. Trans Union is a "consumer reporting agency" as governed by the FCRA.

FACTS

- 10. Prior to December 2008, Plaintiff obtained a copy of her credit report from Trans Union and discovered that Trans Union was reporting a judgment against Plaintiff in favor of Virginia Credit Union in the Richmond General District Court.
- 11. The reporting of the judgment by Trans Union was inaccurate and in violation of the FCRA, 15 U.S.C. §1681e(b) due to defendant's failure to follow reasonable procedures to assure maximum possible accuracy in the preparation of the Plaintiff's credit reports and credit files it publishes and maintains concerning the Plaintiff. If the defendant had fully investigated, it would have found that there was an Order entered by the Court on March 02, 2008 which set aside and dismissed the judgment because the judgment was obtained against the Plaintiff in error.
- 12. Trans Union failed to maintain reasonable procedures designed to avoid violations of the FCRA, 15 U.S.C. §1681e(b).

13. Trans Union furnished to third parties multiple consumer reports regarding the Plaintiff that contained the inaccurate information alleged herein.

CLASS ACTION ALLEGATIONS

14. The Class. Pursuant to Rule 23 of the Federal Rules of Civil Procedure, Plaintiff brings this action for herself and on behalf of a class (the "Class") initially defined as follows:

All consumers for whom Trans Union furnished a consumer report which reported a judgment that was either set aside, vacated or dismissed with prejudice.

- 15. Numerosity. FED. R. CIV. P. 23(a)(1). On information and belief, the Plaintiff alleges that Class members are so numerous that joinder of all is impractical. The names and addresses of the Class members are identifiable through documents maintained by the Defendant, and the Class members may be notified of the pendency of this action by published and/or mailed notice.
- 16. Existence and Predominance of Common Questions of Law and Fact. FED. R. CIV. P. 23(a)(2). Common questions of law and fact exist as to all members of the Class. These questions predominate over the questions affecting only individual members. These common legal and factual questions include, among other things:
- a. Whether Trans Union provided a consumer report which reported a judgment without first fully investigating the public records to determine if the judgment was set aside, vacated or dismissed with prejudice.
- b. Whether Trans Union knowingly and intentionally committed an act in conscious disregard of the rights of the consumer;
- c. Whether Trans Union conduct constituted violations of the FCRA.
- 17. Typicality. FED. R. CIV. P. 23(a)(3)). Plaintiff's claims are typical of the claims of each

Class member. Plaintiff is entitled to relief under the same causes of action as the other members of the Class.

- 18. Adequacy. FED. R. CIV. P. 23(a)(4)). Plaintiff is an adequate representative of the Class because his interests coincide with, and are not antagonistic to, the interests of the members of the Class he seeks to represent; he has retained counsel competent and experienced in such litigation; and he intends to prosecute this action vigorously. The interests of members of the Class will be fairly and adequately protected by Plaintiff and his counsel.
- 19. Superiority. FED. R. CIV. P. 23(b)(3). Questions of law and fact common to the Class members predominate over questions affecting only individual members, and a class action is superior to other available methods for fair and efficient adjudication of the controversy. The damages suffered by each member are such that individual prosecution would prove burdensome and expensive given the complex and extensive litigation necessitated by Defendants' conduct. It would be virtually impossible for the members of the Class individually to redress effectively the wrongs done to them. Even if the members of the Class themselves could afford such individual litigation, it would be an unnecessary burden on the Courts. Furthermore, individualized litigation presents a potential for inconsistent or contradictory judgments and increases the delay and expense to all parties and to the court system presented by the complex legal and factual issues raised by Defendants' conduct. By contrast, the Class action device will result in substantial benefits to the litigants and the Court by allowing the Court to resolve numerous individual claims based upon a single set of proof in a case.
- 20. Injunctive Relief Appropriate for the Class. FED. R. CIV. P. 23(b)(2). Class certification is appropriate because Defendant has acted on grounds generally applicable to the

Class, making appropriate equitable injunctive relief with respect to Plaintiff and the Class members.

COUNT ONE: VIOLATION OF THE FCRA, § 1681e(b) CLASS CLAIM

- 21. Plaintiff restates each of the allegations in the preceding paragraphs as if set forth at length herein.
- 22. Defendant violated 15 U.S.C. §1681e(b) by failing to establish or to follow reasonable procedures to assure maximum possible accuracy in the preparation of the consumer reports it furnished regarding the Plaintiff.
- 23. As a result of the conduct, actions and inactions of the Defendant as alleged in this Count, the Plaintiff suffered actual damages.
- 24. Defendant's conduct, actions and inactions were willful, rendering Defendant liable for actual, statutory and punitive damages, as well as attorneys fees and costs, in an amount to be determined by the Court pursuant to 15 U.S.C. §1681n. In the alternative, the Defendant was negligent entitling the Plaintiff to recover under 15 U.S.C. §1681o.

WHEREFORE, Plaintiff and the Class Members pray for relief as follows:

- an order certifying the proposed class herein under Federal Rule 23 and appointing Plaintiff and his undersigned counsel of record to represent same;
- the creation of a common fund available to provide notice of and remedy
 Defendant's violations;
- statutory and punitive damages for the class claims;
- 4. actual or statutory damages, and punitive damages for the individual claims;

- injunctive and declaratory relief as pled; 5.
- 5. attorneys fees, expenses and costs;
- pre-judgment and post-judgment interest as provided by law; and 6.
- such other relief the Court does deem just, equitable and proper. 7.

TRIAL BY JURY IS DEMANDED.

DONNA K. SOUTZER,

For herself and on behalf of all similarly situated

individuals/)

Of Counsel

Leonard A. Bennett, VSB#37523 Consumer Litigation Associates, P.C. 12515 Warwick Boulevard, Suite 100 Newport News, VA 23606 (757) 930-3660 (757) 930-3662 facsimile lenbennett@clalegal.com

• #S 44 (Rev. 11/04)

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

l. (a) PLAINTIFFS			DEFENDANTS	31,	13.00	
DONNA K. SOUTTER			TRANS UNIC	TRANS UNION, LLC. 3 10 C V 5 / Y		
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(b) County of Residence of	CEPT IN U.S. PLAINTIFF CASE	S)		JOHN OF BLAINTIFF CASES O	NAYA	
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(c) Attorney's (Firm Name, A	Address, and Telephone Number) ett, Consumer	Litigation	1660 Attorneys (If Known) n Associates, Po			
12515 Warwick Bl	vd., Suite 100,	Newport News		DINCIPAL DA DTIES	Place on "Y" in One Boy for Plaintiff	
II. BASIS OF JURISDI	CTION (Place an "X" in O	ne Box Only)	(For Diversity Cases Only)	KINCLIAL LAKTIES(and One Box for Defendant)	
• •1 U.S. Government K•3 Federal Question			PTF DEF Citizen of This State ••1 ••1 Incorporated or Principal Place ••4			
Plaintiff	(U.S. Government N	ot a Party)	Citizen of This State	of Business In This		
• •2 U.S. Government	• • 4 Diversity (Indicate Citizenship of Parties in Item III)		Citizen of Another State ••2 ••2 Incorporated and Principal Place ••5 ••5			
Defendant				of Business In Another State		
			Citizen or Subject of a ••3 ••3 Foreign Nation ••6 ••6			
			Foreign Country			
IV. NATURE OF SUIT	(Place an "X" in One Box Only)			OTHER STATISTICS	
CONTRACT	TOR	TS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES	
• •110 Insurance	PERSONAL INJURY	PERSONAL INJURY		• •422 Appeal 28 USC 158 • •423 Withdrawal	• 400 State Reapportionment • 410 Antitrust	
• •120 Marine	pro i inspirant	 • 362 Personal Injury - Med. Malpractice 	620 Other Food & Drug 625 Drug Related Seizure	28 USC 157	430 Banks and Banking	
• 130 Miller Act • 140 Negotiable Instrument	315 Airplane Product Liability	• • 365 Personal Injury -	of Property 21 USC 881		• • 450 Commerce	
• •150 Recovery of Overpayment	• • 320 Assault, Libel &	Product Liability	• • 630 Liquor Laws	PROPERTY RIGHTS	• 460 Deportation • 470 Racketeer Influenced and	
& Enforcement of Judgment	1 0	368 Asbestos Persona Lainer Bendust	 • • 640 R.R. & Truck • • 650 Airline Regs. 	*820 Copyrights *830 Patent	Corrupt Organizations	
• •151 Medicare Act	330 Federal Employers' Liability	Injury Product Liability	• • 660 Occupational	• •840 Trademark	•X 480 Consumer Credit	
 • •152 Recovery of Defaulted Student Loans 	• • 340 Marine	PERSONAL PROPER	TY Safety/Health		• • 490 Cable/Sat TV	
(Excl. Veterans)	5 /F /// LINE 0 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	• • 370 Other Fraud	• • 690 Other	SOCIAL SECURITY	* 810 Selective Service * 850 Securities/Commodities/	
• •153 Recovery of Overpayment		 371 Truth in Lending 380 Other Personal 	I.ABOR • 710 Fair Labor Standards	• •861 HIA (1395ff)	Exchange	
of Veteran's Benefits • •160 Stockholders' Suits	350 Motor Vehicle 355 Motor Vehicle	Property Damage	Act	• •862 Black Lung (923)	• • 875 Customer Challenge	
• • 190 Other Contract	Product Liability	• • 385 Property Damage	• • 720 Labor/Mgmt. Relations	• •863 DIWC/DIWW (405(g))	12 USC 3410 • • 890 Other Statutory Actions	
• •195 Contract Product Liability	• • 360 Other Personal	Product Liability	730 Labor/Mgmt.Reporting & Disclosure Act	*864 SSID Title XVI *865 RSI (405(g))	891 Agricultural Acts	
• •196 Franchise	Injury CIVIL RIGHTS	PRISONER PETITIO		FEDERAL TAX SUITS	• • 892 Economic Stabilization Act	
• •210 Land Condemnation	• • 441 Voting	• • 510 Motions to Vacat	e • • 790 Other Labor Litigation	• •870 Taxes (U.S. Plaintiff	• • 893 Environmental Matters	
• •220 Foreclosure	• • 442 Employment	Sentence	• • 791 Empl. Ret. Inc.	or Defendant)	894 Energy Allocation Act 895 Freedom of Information	
• •230 Rent Lease & Ejectment	• • 443 Housing/	Habeas Corpus:	Security Act	• •871 IRS—Third Party 26 USC 7609	Act	
• •240 Torts to Land	Accommodations • • 444 Welfare	• • 530 General • • 535 Death Penalty		10000	• • 900Appeal of Fee Determination	
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VI. CAUSE OF ACTI	ON Print description of c	91156*	the Fair Credi			
VII. REQUESTED IN		IS A CLASS ACTIO		CHECK YES on	ly if demanded in complaint:	
	UNDER F.R.C.P			JURY DEMANI	D: X•Yes • No	
COMPLAINT:						
VIII. RELATED CAS IF ANY	SE(S) (See instructions):	JUDGE		DOCKET NUMBER		
DATE		SIGNATURE OF A	TTORNEY OF RECORD			
FOR OFFICE USE ONLY						
RECEIPT #	AMOUNT	APPLYING IFP	JUDGE	MAG. J	UDGE	

Court Name: UNITED STATES DISTRICT COURT Division: 3 Receipt Number: 34683009207 Cashier ID: Ibreeden Transaction Date: 07/26/2010 Payer Name: CONSUMER LITIGATION ASSOCIATES

CIVIL FILING FEE

For: CONSUMER LITIGATION ASSOCIATES
Amount: \$350.00

CHECK

Check/Money Order Nun: 11610 Amt Tendered: \$350.00

Total Due: \$350.00 Total Tendered: \$350.00 Change Aut: \$0.00

#3:10-CV-514

Court Name: UNITED STATES DISTRICT COURT Division: 3 Receipt Number: 34603009207 Cashier 1D: 1breeden Transaction Date: 07/26/2010 Payer Name: CONSUMER LITIGATION ASSOCIAT ES

CIVIL FILING FEE
For: CONSUMER LITTERTION ASSOCIATES
Opening: \$550.00

CHECK Check/Money Grder Num: 11610 Amt Tendered: \$350.00

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